IN THE UNITED STRIES DUTRICT COURT Case 4:18-cv-00341-P <u>(01/20</u> = **Page** 4 of 5 PageID 355 1012 CAUSE# 4:18-CV-00341-P APR - 1 2020 WAYBOURN, ET CLERK, U.S. DISTRICT COURT MOTION TO COMPEC CONT VENIFICATION FROM GONER NMENT ALENCY COMES NOW, JOE LUTZ, PLANNIFF IN THIS ACTION AND WOULD SHOW THE FOLLOWING; SINCE BEFORE THE FILING OF THIS ACTION, PLAINTIFF HAS FRED COMPLAINTS ON WEBSITE, TELEPHONED, SENT LETTERS TO THE DOT FOR VERIFICATION OF HIS REGISTRY- THESE ACTIONS WERE NOT EVEN ACKNOWLEDGED BY D.O.J., A FEDGRAL AGLOSY FOR KEGPING CURRENT REGISTRY INFURMATION AS REGULAGE BY STATUTE, ART. 62, IN TOWAS. NOW FORT WORTH P.D., ON THEIR DWW VOLITION, 155065 A DOCUMENT TO GACH PERSON AT TIME OF REGISTRY. PLAINTIFF ENTERED THIS EXHIBIT IN THIS COURT WHEN ORSE WAS STARTED. 2/3TH DESTRICT COURT JUDGE LOUIS STEARNS MADE THE ARBITRARY AND PREJUDICIAL DECASION TO DISCREDIT THIS DOCUMENT AND WAST FOR MODJEAU RECORDS, WHICH HAD NO BEARING ON CASE AT ALLA PLAINTIFF HAS PLED THE CONSTITUTIONAL VIOLATIONS, THE PROCEDURAL MOLATIONS, AND THE BRADY MOLATIONS OF DUE PROCESS. AT THIS POINT, THIS COURT HAS THE POWER OF VERIFYING THE FACT THAT PLAINTIFF DID COMPLY WITH ALL REGISTERATION BY ASCENTAINING WITH D.O. J. IF THEY HAVE THE ADDRESS PARELOF3

ON TOWNSHIP COURT FOR THE PLANTIFF IN FORT WORTH, TEXAS, A PREVIOUS ADDRESS OF REGISTRY ON LAWDSDACE LANE IN SAGINAW, TEXAS, WHERE PLAINTIFF HAD JUST MOSSED FROM TO FORT WORTH

THESE FACTS SHOW THAT BOTH STEARNS AND WOLF

OF THE 213TH DISTRICT COURT ARE GUILTY OF SHIRKING

THE MINISTRIAL DUTIES OF THEIR POSITIONS BY NOT BEING

AWARE OF THE LAWS THEY ARE IMPRISONING PERSONS FOR.

HAD THOSE JUDGES EVEN READ THESE STATUTES, AS TO WHAT

PEDERAL LAW REQUIRED OF RECISTRATION AND HOW SIMPLE

TO VERIFY, THIS LITIGATION WOULD NOT BE NECESSARY. THE

PLAINTIFF IS STILL ADAMANT ABOUT DIO. J. INVESTIGATING AND

WILL ASSIST IN ANY WAY TO THAT END

THERE IS STOLL THE MATTER OF THE FALSE INFORMATION

THAT PAROLE IS USING TO HOUD PLAINTIFF. ALSO, THE LABELING

STIGMATISM AND THE CLASSIFICATION AS AN SO IS TYPE OF AN

MCIDENT THAT CREATED A PROFECTED LIBERTY INTEREST. DISCOVERY

IS NECESSARY AS WOULD AN APPOINTED ATTOLNEY FOR SAID

DISCOVERY.

PLAINTIFF WORLD TRAY THIS DOWN TO VERIFY AND THIS MIFORMATION WITH THE DOT. AND RECOGNIZE THAT NO PROBABLE CAINT EXISTED FROM THE START AND THIS FACE IMPRISONMENT SHOULD NOT HAVE OCCURRED. I WOULD HOPE THIS COURT WOULD URGE THE DOT. TO PURSUE AN INVESTIGATION INTO THOSE PARTICULAR CORSULANCES AND CLEAR THE VAGUENESS OF THE STATUTE SO IT IS MORE CLEAR TO UNDERSTAND WHAT IS AND IS NOT REQUIRED BY EACH PARTY.

PAGE 2 OF 3

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